IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re REISSUE APPLICATION OF

Rodney M. SHIELDS

Appln. No.: 09/267,025

Filed: March 11, 1999

Planting Street in

Confirmation No.: 6529
Group Art Unit: 1772

Examiner: William P. Watkins III

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May 5, 2003

PETITIONER'S SUPPLEMENTAL TESTIMONY FOR PUBLIC USE PROCEEDING

Title: IMAGE DISPLAY APPARATUS WITH HOLES FOR OPPOSITE SIDE VIEWING

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

Petitioner in the public use proceeding of the above-referenced reissue application hereby provides its supplemental testimony to the Applicant and the Examiner, as required by the schedule for public use proceeding dated January 13, 2003 (paper no. 25 of reissue application no. 09/267,025).

Petitioner intends to rely on the attached declarations of Linda M. Icard, Benjamin W. Icard, George Roland Hill, Abigail Parker, and Patrick Henrietta, and Jack Barufka (Exhibits 8-13), copies of which are attached and served herewith.

Pursuant to 37 CFR §1.672(b), Petitioner further encloses herewith a supplemental index of the names of its witnesses and exhibits.

Applicant's Objections to Admissibility of Petitioner's Exhibits Under 37 CFR § 1.672(b) For Public Use Proceedings and Objections to Admissibility of Petitioner's Testimony for Public Use Proceedings Under Under 37 CFR § 1.672(b) contain numerous "motions to strike." These sentence-fragment motions are illegitimate and premature. First, public use proceeding rules do not allow for such

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motions. See 37 CFR § 1.292; MPEP § 720-720.5. Second, Applicant's motions are premature because they fail to consider Petitioner's attached supplemental testimony and are made prior to Applicant's filing of its brief. See 37 CFR § 1.656(h).

Furthermore, even if allowed, Applicant's unreasoned motions to strike are not properly filed under the analogous interference practice's motions practice rules. See 37 CFR § 1.637(a). Applicant's unreasoned statements, which include only the words "move to strike," fall well short of Rule 637(a)'s requirement that the movant provide "a statement of the material facts in support of the motion, in numbered paragraphs, and a full statement of the reasons why the relief requested should be granted." 37 CFR § 1.637(a) (emphasis added); Applicant's Objections to Admissibility of Petitioner's Exhibits Under 37 CFR § 1.672(b) For Public Use Proceedings, pp. 2, 3, 4, 5, 6, and 7; Applicant's Objections to Admissibility of Petitioner's Testimony for Public Use Proceedings Under Under 37 CFR § 1.672(b), pp. 2, 3, 4, 5, 6, and 7. Applicant's failure to identify its grounds for striking these exhibits and testimony precludes Petitioner from responding in detail to any of Applicant's dozens of motions. Applicant's motions to strike should be denied because they are illegitimate, premature, unreasoned, and have not met Applicant's "burden of proof." 37 CFR § 1.637(a).

Respectfully submitted,

PILLSBURY WINTHROP LLP

Jack S. Barufka

Reg. No.: 37,087

Benjamin L. Kiersz Reg. No. 51,875

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Attachments: Exhibits 8-13

Petitioner's Supplemental Index of Witnesses and Exhibits

Proof of Service Under 37 CFR §1.248

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re REISSUE APPLICATION OF

Confirmation No.: 6529

Rodney M. SHIELDS

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Title: IMAGE DISPLAY APPARATUS WITH HOLES FOR OPPOSITE SIDE VIEWING

* * * * * *

May 5, 2003

PETITIONER'S SUPPLEMENTAL INDEX OF WITNESSES AND EXHIBITS UNDER 37 CFR §1.672(b) FOR PUBLIC USE PROCEEDING

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

Petitioner in the public use proceeding of the above-referenced reissue application hereby provides its Supplemental Index of witnesses and exhibits under 37 CFR §1.672(b).

1. Witness List

Witnesses	Testimony Begins at
Linda M. Icard	Ex. 2, p. 1
Benjamin W. Icard	Ex. 3, p. 1
George Roland Hill	Ex. 4, p. 1
Abigail Parker	Ex. 5, p. 1
Patrick Henrietta	Ex. 6, p. 1
Jack S. Barufka	Ex. 13, p. 1



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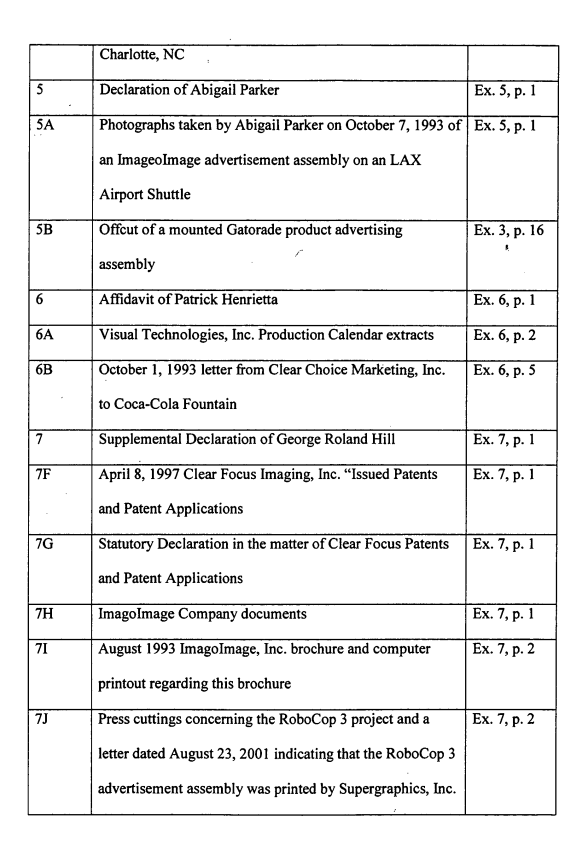
Exhibit	Description	First Identified
1	Offcut of "Old Joe" advertisement assembly	Ex. 2, p. 13
2	Affidavit of Linda M. Icard	Ex. 2, p. 1
2A	Documents relating to production of self-adhesive and	Ex. 2, p. 8
}	static cling assemblies	g
2B	Records regarding sales of assemblies by Visual	Ex. 2, p. 8
	Technologies, Inc. and Clear Choice Marketing, Inc.	
2C	Extracts from Visual Technologies, Inc.'s production	Ex. 2, p. 3
	calendar	
2D	Offcut of "Old Joe" advertisement assembly	Ex. 2, p. 13
2E	October 1, 1993 letters from Clear Choice Marketing, Inc.	Ex. 2, p. 17
	to Coca-Cola Fountain, Georgia Lottery Commission, and	
	Earl Polmer Brown Co.	·
2F	Photographs of the "Old Joe" advertisement assembly as	Ex. 2, p. 15
	applied to a window of a Circle K convenience store	
2G	Article concerning Gatorade's use of ImagoImage	Ex. 2, p. 20
	advertisement assemblies	
2H	Invoice of order to produce "Old Joe" perforated self-	Ex. 2, p. 17
	adhesive assembly for a full-scale advertising program	
2I	U.S. Pat. No. 5,525,177	Ex. 2, p. 23
2J	U.S. Pat. No. 5,773,110	Ex. 2, p. 23

regional A

July 26, 1002 Image Image Image and idential non	Ev 2 = 2
July 20, 1993 magornage, mc. confidential non-	Ex. 2, p. 3
disclosure agreement	
Englimite from Crop Despite Linds and Den Joan	Fr. 2 - 7
racsimile from Greg Ross to Linda and Ben Icard	Ex. 2, p. 7
concerning ImagoImage license	
Material similar to the perforated self-adhesive assembly	Ex. 2, p. 9
used for the "Airport Cruiser Bus" project	Ř.
Articles concerning advertisements on buses	Ex. 2, p. 2
Notes made by Linda Icard on 9/29/93 and 9/30/93	Ex. 2, p. 15
Affidavit of Benjamin W. Icard	Ex. 3, p. 1
8/16/93 license offer to Linda and Ben Icard from Greg	Ex. 3, p. 4
Ross; resulting license	
Addendum to the license in Exhibit 3A	Ex. 3, p. 5
Documentation of actual sales of bus advertising materials	Ex. 3, p. 7
to Las Vegas Hilton (Day Graphics), David Taylor, TANK	
Transit Authority, Phoenix Transit, Von Art, WTVD,	
Graphics International, and Tulsa Transit (Market Media),	
all of which were shipped before the end of September	
1993	
ImagoImage, Inc. promotional material; letters from Clear	Ex. 3, p. 11
Choice Marketing, Inc. to various customers	
ImagoImage, Inc. publicity material including newspaper	Ex. 3, p. 7
reports of perforated self-adhesive assemblies on a	
	Facsimile from Greg Ross to Linda and Ben Icard concerning ImagoImage license Material similar to the perforated self-adhesive assembly used for the "Airport Cruiser Bus" project Articles concerning advertisements on buses Notes made by Linda Icard on 9/29/93 and 9/30/93 Affidavit of Benjamin W. Icard 8/16/93 license offer to Linda and Ben Icard from Greg Ross; resulting license Addendum to the license in Exhibit 3A Documentation of actual sales of bus advertising materials to Las Vegas Hilton (Day Graphics), David Taylor, TANK Transit Authority, Phoenix Transit, Von Art, WTVD, Graphics International, and Tulsa Transit (Market Media), all of which were shipped before the end of September 1993 ImagoImage, Inc. promotional material; letters from Clear Choice Marketing, Inc. to various customers ImagoImage, Inc. publicity material including newspaper

"RoboBus"	
November 29, 1993 article in Adweek; documentation of	Ex. 3, p. 7
the sale of the advertisement illustrated in the Adweek	
article	
article	1
Article in the June 1994 P.O.P Times	Ex. 3, p. 15
September 1993 photographs of the "Old Joe"	Ex. 3, p. 11
advertisement assembly as applied to a window of a Circle	p.
K convenience store	
ImagoImage promotional materials and cover letter	Ex. 3, p. 12
enclosing same	
October 4, 1993 page from Visual Technologies, Inc.'s	Ex. 3, p. 16
production calendar	
Affidavit of George Roland Hill	Ex. 4, p. 1
Correspondence between Contravision North America, Inc.	Ex. 4, p. 2
and ImageImage, Inc. concerning U.S. Pat. No. 4,673,609	
Photographs of the "Old Joe" advertisement assembly	Ex. 4, p. 3
ImagoImage publicity and licensing information;	Ex. 3, p. 13;
correspondence to and from Contravision North America,	Ex. 4, p. 5
Inc. concerning ImagoImage, Inc.'s products	
Offcut of a Gatorade advertisement	Ex. 4, p. 6
Photographs of the "Old Joe" advertisement assembly	Ex. 4, p. 4
applied to a window at a Circle K convenience store in	
	November 29, 1993 article in Adweek; documentation of the sale of the advertisement illustrated in the Adweek article Article in the June 1994 P.O.P Times September 1993 photographs of the "Old Joe" advertisement assembly as applied to a window of a Circle K convenience store ImagoImage promotional materials and cover letter enclosing same October 4, 1993 page from Visual Technologies, Inc.'s production calendar Affidavit of George Roland Hill Correspondence between Contravision North America, Inc. and ImageImage, Inc. concerning U.S. Pat. No. 4,673,609 Photographs of the "Old Joe" advertisement assembly ImagoImage publicity and licensing information; correspondence to and from Contravision North America, Inc. concerning ImagoImage, Inc.'s products Offcut of a Gatorade advertisement Photographs of the "Old Joe" advertisement assembly

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7K	July 21, 1993 license agreement between ImagoImage, Inc.	Ex. 7, p. 3
	and Supergraphics, Inc.	
7L	September 16, 1993 license agreement between	Ex. 7, p. 4
	ImagoImage, Inc. and Clear Choice Marketing, Inc.	
7M	September 27, 1993 license agreement between	Ex. 7, p. 4
	ImagoImage, Inc. and Edge Media Group, Inc.	
7N	Extracts from a protest by Creative Minds Foundation	Ex. 7, p. 6
	signed by Gregory E. Ross, its President, in the Reissue of	
	U.S. B1 4,673,609	
70	Clear Focus Imaging, Inc.'s Opposition to the Amendment	Ex. 7, p. 6
	of GB 2 165 292	
7P	Declaration of Gregory E. Ross and Amendment dated	Ex. 7, p. 3
	January 23, 2002 in reissue application no. 09/267025	
7Q	August 17, 1993 leter from Gregory E. Ross to Edge	Ex. 7, p. 5
	Marketing enclosing sample Exclusive License Agreement	
8	Supplemental Declaration of Linda M. Icard	Ex. 8, p. 1
9	Supplemental Declaration of Benjamin W. Icard	Ex. 9, p. 1
10	Second Supplemental Declaration of George Roland Hill	Ex. 10, p. 1
11	Supplemental Declaration of Abigail Parker	Ex. 11, p. 1
12	Supplemental Declaration of Patrick Henrietta	Ex. 12, p. 1
13	Declaration of Jack S. Barufka	Ex. 13, p. 1

Respectfully submitted,

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PROOF OF SERVICE UNDER 37 CFR §1.248

I hereby certify that a true copy of the foregoing PETITIONER'S

SUPPLEMENTAL TESTIMONY FOR PUBLIC USE PROCEEDING and attachments thereto were served by facsmile and by U.S. First Class Mail this 5th day of May, 2003 on counsel for the reissue Applicant indicated below:

Aldo Noto Dorsey & Whitney LLP 1001 Pennsylvania Ave., NW Suite 400 South Washington, DC 20004 Tel. (202) 442-3000 Fax (202) 442-3199

Attorney for Petitioner